1	Bobbie J. Wilson, Bar No. 148317	
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	BWilson@perkinscoie.com Patrick S. Thompson, Bar No. 160804	
$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$	PatrickThompson@perkinscoie.com Mara Boundy, Bar No. 287109	
4	MBoundy@perkinscoie.com Danielle C. Pierre, Bar No. 300567	
5	Dainelle C. Fielle, Bai No. 300307  DPierre@perkinscoie.com  Maria Nugent, Bar No. 306074	
	MNugent@perkinscoie.com  PERKINS COIE LLP	
6 7	505 Howard Street, Suite 1000	
8	San Francisco, CA 94105-3204 Telephone: 415.344.7000 Facsimile: 415.344.7050	
9		
10	Attorneys for Defendant GOOGLE LLC	
	UNITED STAT	ES DISTRICT COURT
11   12	NORTHERN DIS'	TRICT OF CALIFORNIA
13	SAN JO	OSE DIVISION
14		
15	PATRICIA WEEKS, ALICIA HELMS, BRIAN MCCLOY, and ADRIAN	Case No. 5:18-cv-00801-NC
16	ALCARAZ, individually and on behalf of all others similarly situated,	[PROPOSED] ORDER GRANTING GOOGLE'S MOTION TO REMOVE
17	Plaintiffs,	INCORRECTLY FILED DOCUMENTS FROM ECF: DOCKET NOS. 93-3, 94, 94-
18	V.	7, 95-1, 133 AND REPLACE WITH CORRECTED, REDACTED VERSIONS
19	GOOGLE LLC,	CORRECTED, REDICTED VERSIONS
20	Defendant.	
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## [PROPOSED] ORDER

Having considered Defendant Google LLC's Motion to Remove Incorrectly Filed

Documents From ECF: Docket Nos. 93-3, 94, 94-7, 95-1, 133, And Replace With Corrected,

Redacted Versions and the declarations of Danielle C. Pierre and Steven James in support thereof,

IT IS HEREBY ORDERED THAT Defendant's Motion is GRANTED as follows:

Plaintiffs' redacted Class	Justification for Sealing	Court's Ruling
Cert. Motion (Dkt. No. 93-3)		
Page 3:22	These portions of Plaintiffs' redacted Class Cert.  Motion reveal proprietary information regarding	Permanently remove the
Page 7:7, 13, 24-26	Google's product-specific sales and/or return data that is not publicly available, including units sold and replaced. Public disclosure of these details could harm	document from ECF and replace with proposed
Page 22:11	Google's competitive standing because its competitors could unfairly use it to undercut Google's prices,	redactions
Page 22:27	potential competitors would have an incentive to enter the market, and suppliers and retailers could gain an advantage when negotiating contracts. <i>See</i> Declaration of Steven James ISO Google's Motion to Remove Incorrectly Filed Documents ("James Decl.") at ¶ 2, 4.	
	Indeed, these portions of Plaintiffs' redacted Class Cert. Motion cite to, quote, or otherwise pull information from Google's Objections and Responses to Plaintiffs' Prioritized Requests, which Google has designated as "Highly Confidential - Attorneys' Eyes Only" pursuant to the parties' Stipulated Protective Order, because of the competitively-sensitive nature of the information. Google seeks to seal the priority responses as described below in paragraph 16.	

1. The following portions of Plaintiffs' Motion for Class Certification [Dkt. No. 94] are confidential, competitively sensitive, and should be sealed for the reasons set forth in below:

<b>Plaintiffs' Class</b>	Justification for Sealing	Court's Ruling
Cert. Motion		
(Dkt. No. 94)		
Page 3:22	These portions of Plaintiffs' redacted Class Cert.	Permanently
	Motion reveal proprietary information regarding	remove the
Page 7:7, 13, 24-	Google's product-specific sales and/or return data	document from
26	that is not publicly available, including units sold and	ECF and replace
	replaced. Public disclosure of these details could	with proposed
Page 22:11	harm Google's competitive standing because its	redactions

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Page 22:27	competitors could unfairly use it to undercut Google's prices, potential competitors would have an incentive to enter the market, and suppliers and retailers could gain an advantage when negotiating contracts. <i>See</i> James Decl. at ¶ 2, 4.
	Indeed, these portions of Plaintiffs' redacted Class Cert. Motion cite to, quote, or otherwise pull information from Google's Objections and Responses to Plaintiffs' Prioritized Requests, which Google has designated as "Highly Confidential - Attorneys' Eyes Only" pursuant to the parties' Stipulated Protective Order, because of the competitively-sensitive nature of the information. Google seeks to seal the priority responses as described below in paragraph 16.

2. The following portions of the Boedeker Report [Dkt. No. 94-7] are confidential, competitively sensitive, and should be sealed for the reasons set forth below:

Boedeker Report (Dkt. 94- 7)	Justification for Sealing	Court's Ruling
Redacted portions of page 3, ¶ 9.	These portions of the Boedeker Report reveal proprietary information regarding Google's product-specific sales and/or return data that is not publicly available, including units sold and replaced. Public disclosure of these details could harm Google's competitive standing because its competitors could unfairly use it to undercut Google's prices, potential competitors would have an incentive to enter the market, and suppliers and retailers could gain an advantage when negotiating contracts. <i>See</i> James Decl. at ¶ 2, 4.  Indeed, these portions of the Boedeker Report cite to, quote, or otherwise pull information from Google's Objections and Responses to Plaintiffs' Prioritized Requests, which Google has designated as "Highly Confidential - Attorneys' Eyes Only" pursuant to the parties' Stipulated Protective Order, because of the competitively-sensitive nature of the information. Google seeks to seal the priority responses as described below in paragraph 16.	Permanently remove the document from ECF and replace with proposed redactions
Redacted portions of page 3, n. 3.	These portions of the Boedeker Report reveal proprietary information regarding Google's product-specific sales and/or return data that is not publicly	Permanently remove the document from

Boedeker Report (Dkt. 94- 7)	Justification for Sealing	Court's Ruling
	available, including units sold and replaced. Public disclosure of these details could harm Google's competitive standing because its competitors could unfairly use it to undercut Google's prices, potential competitors would have an incentive to enter the market, and suppliers and retailers could gain an advantage when negotiating contracts. <i>See</i> James Decl. at ¶ 2, 4.  Indeed, these portions of the Boedeker Report cite to, quote, or otherwise pull information from Google's Objections and Responses to Plaintiffs' Prioritized Requests, which Google has designated as "Highly Confidential - Attorneys' Eyes Only" pursuant to the parties' Stipulated Protective Order, because of the competitively-sensitive nature of the information. Google seeks to seal the priority responses as described below in paragraph 16.	ECF and replace with proposed redactions

3. Exhibit A to the Polk Declaration submitted in support of Plaintiffs' Class Cert. Motion [Dkt. No. 95-1] is confidential, competitively sensitive, and should be sealed for the reasons set forth below:

Exhibits to Polk Decl. (Dkt. 95)	Justification for Sealing	Court's Ruling
Exhibit A (Dkt. 95-1 at 2-11)	Exhibit A reveals proprietary information regarding Google's product-specific sales and/or return data that is not publicly available, including units sold and replaced, and strategic decisions relating to Google's customer service and business practices, including confidential strategic decisions relating to the processing of warranty claims. Public disclosure of these details could harm Google's competitive standing because its competitors could unfairly use it to undercut Google's prices, potential competitors would have an incentive to enter the market, and suppliers and retailers could gain an advantage when negotiating contracts. <i>See</i> James Decl. at ¶ 2-4.  Indeed, Google has designated its Objections and Responses to Plaintiffs' Prioritized Requests as	Permanently remove the document from ECF and replace with proposed redactions